# 专利合作条约

## **PCT**

国际初步审查报告 (PCT 条约 36 和细则 70)

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甲谓人或代理人的档案号 SY-03-P-07	关于后续行为	参见"传送国际	初步审查报告的通知" (PCT/IPEA/416 表)
国际申请号	国际申请日(日/	[月/年]	优先权日(日/月/年)
PCT/CN03/00290	· ·	003(21.04.03)	. 23.4 月 2002(23.04.02)
国际专利分类(IPC)或者国家分类和 I		19, A61P9/00,27/0	00
申请人	张瑞香		
<ol> <li>本国际初步审查单位已作出国际</li> <li>本报告共计3页,包括扉页。</li> <li>本报告还有附件,即修改局页,和/或对本国际初步审</li> </ol>	后的并且作为本报 <sup>4</sup>	告基础的说明书值	6改页、权利要求书修改页和/或附图修改
这些附件共计页 	<u> </u>		· · · · · · · · · · · · · · · · · · ·
I 図 报告的基础	•		
Ⅱ □ 优先权			
Ⅲ □ 水光秋 Ⅲ □ 不作出关于新颖性、6	加进性和工业空田	生的音见	
IV □ 缺乏发明的单一性			
	性、创造性或工业	实用性的推断性	意见,支持这种意见的引证和解释
VI □ 引用的某些文件			
VII □ 国际申请中的某些缺陷	陷		
VIII □ 对国际申请的某些意			
提交要求书的日期		完成本报告的	
11.8 月 2003(11.08	3.03)		12.8 月 2004(12.08.04)
国际初步审查单位名称和地址 IPEA/CN 中国北京市海淀区西土城路 传真号: 86-10-62019451	各 6 号(100088)	受权官员 电话号码: (	沈丽鸰   今 沈   86-10)-62085337   FT   FE

PCT/IPEA/409 表(皐页)(1998 年 7 月)



国际	号
	PCT/CN03/00290

I.	报告的基础				
1.	关于国际申请中	中各个部分: *			
	☑ 原始提交	的国际申请。			
	□ 说明书,	第	页	,原始提交的,	
		第	页	,要求书提交的,	
		第	页		的信件提交的。
	□ 权利要3	t, 第 <u></u>	页	, 始提交的,	Ĭ
	<del></del>	第		, 条约第 19 条修理工改的(附有	说明),
		第	页	,要求书提交的。	
		第	页	· • • • • • • • • • • • • • • • • • • •	的信件提交的。
	□ 附图,	第	页,原始提交的	<b>់</b>	· ;
		第	页,随要求书报	是交的,	
		第	 页 ,	的作	<b>言件提交的。</b>
	□ 说明书□	中的序列表部分		•	
		第	页	<b>「,原始要求提交的,</b>	
		第	页	<b>,</b> 随要求书提交的,	
		第	页	·	的信件提交的。
		-			
	的本这 关	分,所使用的存在,所使用,你有的一个人,所使用,你们们的一个人,你们们们们们们们们们们们们们们们们们们们们们们们们们们们们的一个人,你们们们们们们们的一个人,你们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们	言均为提交本初步, 这一个人,我们是一个人,我们是一个人,我们是一个人,我们是一个人,我们是一个人,我们是一个人,我们是一个人,我们是一个人,我们是一个人。我们是一个人,我们就是一个人,我们就是我们就是一个人,我们就是我们就是我们就是我们就是我们就是我们就是我们就是我们就是我们就是我们就是	用的语言(细则 55.2 和/或 55.3)。 基酸的序列,本国际初步审查是根 長 。 式的序列表。	语言是 据下面的序列表进行的: 请所公开的范围的说明。
4.				対けに必たっ にっかんかいがい	11.242.00.22
"	□说明			页	
		要求,第一			
	附图	第 第	页,图	<del></del>	
				· · · · · · · · · · · · · · · · · · ·	
作:	出的(细则 70.2( 按照条约第 14 本报告的附件,	c))。** 条答复通知时向受 因为它们没有包含	理局提交的替换页, \$修改(细则 70.16 5	克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克	



B	<b>清号</b>
	PCT/CN03/00290

〔见 新颖性(N)	权利要求	1-6	是
	权利要求		
创造性(IS)	权利要求	1-6	是
	权利要求		
工业实用性(IA)	权利要求	1-6	是
	权利要求		
征和解释(细则			

#### 新颖性

由于现有技术(D1 和 D2)中没有公开权利要求 1 的产品主题,没有公开权利要求 2-6 的制备方法主题。因此,根据 PCT 法 33(2),权利要求 1-6 具备新颍性。

#### 创造性

虽然 D1 中公开了苦碟子注射液,D2 中公开了冷冻干燥的步骤,但是,由于权利要求 1 的苦碟子冻干粉针剂克服了现有技术中腺苷和黄酮的成分易于损失的不足。因此,权利要求 1 的产品和权利要求 2 的制备方法均被认为是本领域技术人员非显而易见的。因此,权利要求 1 和 2 具有创造性,符合 PCT 第 33(3)条关于创造性的规定。从属权利要求 3-6 是权利要求 2 所述制备方法中稳定剂和支持剂的进一步限定,在权利要求 2 的创造性成立的前提下,权利要求 3-6 也具有创造性,符合 PCT 第 33(3)条关于创造性的规定。

#### 工业实用性

权利要求 1-6中的主题符合 PCT 法 33 (4) 规定的工业实用性。

# Translation

## ATENT COOPERATION TREATY

## **PCT**

Ci	3 1 AUG 2004
WIPO	PCT

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER A		of Transmittal of International Preliminary
SY-03-P-07		Examination Repo	ort (Form PCT/IPEA/416)
International application No.	International filing da	te (day/month/year)	Priority date (day/month/year)
PCT/CN03/00290	21. Apr.	2003(21.04.03)	23.Apr.2002 (23.04.02)
International Patent Classification (IPC) or	national classification a	nd IPC	
	IPC(8): A6IK35/78	9/19,A61P9/00,27/00	·
		<del></del>	
Applicant			
'я ·	ZHANC	Ruixiang	
This international preliminary example.	instion report has been	prepared by this Internati	onal Preliminary Examining Authority and
is transmitted to the applicant according	<del>-</del>	propuled by this internati	
2. This REPORT consists of a total of	J 3	sheets, including this	s cover sheet.
This report is also accompanied by		<del></del>	aims and /or drawings which have been
		<del>-</del>	pefore this Authority ( see Rule 70.16 and
Section 607 of the Administrative Instr	ructions under the PCT)	•	·
These annexes consist of a total of		sheets.	
These afficaces consist of a total of			
100		<del></del>	
3. This report contains indications rela	ting to the following ite	ms:	
I 🛭 Basis of the report			
II priority			
Ⅲ☐ Non-establishment of opinio	n with regard to novelty	,inventive step and indust	rial applicability
IV ☐ Lack of unity of invention			
V Reasoned statement under A			τ industrial applicability;
VI☐ Certain documents cited	-Process occur occorron	-	
VII Certain defects in the interna	ational application		
VII□ Certain observations on the i	international opplication	•	
Date of submission of the demand		Date of completion of thi	is report
11. Aug. 2003(11. 08. 0	03) -	12. <i>A</i>	Aug. 2004 (12. 08. 04)
Name and mailing address of the IPEA/CN	1	Authorized officer	
6 Xitucheng Rd., Jimen Bridge, Haidian D 100088 Beijing, Chin			SHEN Liling
Facsimile No. 86-10-62019451	•••	Telephone No.(86-10)-62	2085337
T TOTAL 1 100	-:		

Form PCT/IPEA/409(cover sheet)(July 1998)

Interna	application No.
	PCT/CN03/00290

I	•	Basis of	the report	_
1.	Wi	th regard	to the elements of the international application:	
	Σ	the in	ternational application as originally filed	
			escription:	
		pages		
		pages	,as originally fil	lea
		pages	,filed with the demand	
	_		, med with the letter of	
	L_	] the cla		
		Nos	as originally file,	;
		Nos	s, as amended (together with any statement)under Article 19	)
		Nos	filed with the demand	
		Nos		
		the dra	awings:	_
		sheets/f	fig (	
		sheets/f	as originally file	ed
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		the seq	quence listing part of the description:	
		pages	,as originally file	ed
		pages	, filed with the demand	
		pages	,filed with the letter of	
3.	With preli	the langthe band and/or a regard minary excontained furnished furnished The states	which is guage of a translation furnished for the purposes of international search search (under Rule 23.1(b)).  Iguage of publication of the international application(under Rule 48.3(b)).  Inguage of the translation furnished for the purposes of international preliminary examination (under Ruls Rules 55.3).  It to any nucleotide and/or amino acid sequence disclosed in the international application, the international examination was carried out on the basis of the sequence listing:  If in the international application in written form.  It is subsequently to this Authority in written form.  It is subsequently to this Authority in computer readable form.  It is subsequently to this Authority in computer readable form.  It is subsequently to this Authority in computer readable form.  It is subsequently to this Authority in computer readable form.  It is subsequently to this Authority in computer readable form.  It is subsequently to this Authority in computer readable form.  It is subsequently furnished written sequence listing does not go beyond the disclosure in the international attion as filed has been furnished.	
			ement that the information recorded in computer readable form is identical to the written sequence listing has been	n
ı. [			the description,pages the claims Noa the drawings,sheets/fig	
. [	] Thi	is report 1	has been established as if (some of )the amendments had not been made, since they have been considered to go	$\lfloor \rfloor$
	ocyt	and mic m	isclosure as fried, as indicated in the Supplemental Box (Rule 70.2(c)).**	- 1
	in th	cement sh his report 7).	neets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to Tas "originally filed" and are not annexed to this report since they do not contain amendments(Rules 70.16 and	, !
* 1	ny rep	olacement	t sheet containing such amendments must be referred to under item l and annexed to this report.	
m]	PCT/I	PEA/409	(Box I) (July 1998)	



Internation application No. PCT/CN03/00290

Statement:			
Novelty (N)	Claims	1-6	YES
	Claims		NO
Inventive step (IS)	Claims	1-6	YES
	Claims		NO
Industrial applicability (IA)	Claima	1.6	VEG
inducator approximation (111)	Claims	1-6	YES
	Claims		NO
oduct)of claim 2-6 are novel sclose the lyophilized powder	under PCT Article 33 injection, in which	subject matters (the preparation (2), because the prior art (D1 and the ratio of flavone to adenote on methods of it.	nd D2)did not
The subject matter (product roduct) of claim 2-6 are novel a sclose the lyophilized powder 5 mg: 30 µg, and also did not Inventive step:  Although D1 discloses a interest of refrigeration, but the f claim 1, and, more important is courage of the prior art, that denosine is more stable than introduct and makes the medican	inder PCT Article 33 injection, in which disclose the preparate ajection which is propried art (D1 and D2 is, the lyophilized is in the lyophilized in the liquid injection, nent more safe and manufactured in the safe an	(2), because the prior art (D1 are the ratio of flavone to adenote the ratio of flavone	d D2)did not sine is 5mg: 1:  d D2 discloses powder injective comes the eflavone and quality of the he product) and